UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES – GENERAL

Case No.	SACV 15-02105-CJC (DFMx)		Date	April 11, 2016	
Title	Hand and Nail Harmony, Inc. et al v. Texas Nails & Beauty Supply et al				
Present: The Honorable		CORMAC J. CARNEY, UNITED STATES DISTRICT JUDGE			
Melissa Kunig		None Present			
D	eputy Clerk	Court Reporter / Re	corder	Tape No.	
Attorneys Present		for Plaintiffs: Attorn	intiffs: Attorneys Present for Defendants:		
None Pres		sent	None Present		
Proceedings: (IN CHAMBERS) ORDER TO SHOW CAUSE RE DISMISSAL FOR LACK OF PROSECUTION					
than, April 25, 2016, why this action should not be dismissed for lack of prosecution. As an alternative to a written response by plaintiffs, the Court will consider the filing of one of the following, as an appropriate response to this OSC, on or before the above date: X Plaintiff filing a Motion for Entry of Default Judgment (FRCivP 55b) against defendants Texas Nails and Beauty Supply, a Texas business entity and Tony Lee, an individual Absent a showing of good cause, an action shall be dismissed if the summons and complaint have not been served upon all defendants within 90 days after the filing of the complaint. Fed. R. Civ. P 4(m). The Court may dismiss the entire action prior to the expiration of such time, however, if plaintiff has not diligently prosecuted the action.					
It is plaintiff's responsibility to respond promptly to all Orders and to prosecute the action diligently, including filing proofs of service and stipulations extending time to respond. If necessary, plaintiffs must also pursue Rule 55 remedies promptly upon the default of any defendant. All stipulations affecting the progress of the case must be approved by the Court. Local Rule 7-1.					
submitted u		atter will be heard unless ordered be f a responsive pleading or motion one.	-		
					
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